

ESTABLISHED AUGUST 24, 1852.

IT'S THE OLD TICKET.

Pattison and Black for Governor and Lieut.-Governor.

PENNSYLVANIA DEMOCRATS

Nominate the Special Candidate of W. L. Scott, the Car of the Silver of America—A Democratic Platform Adopted.

PENNSYLVANIA DEMOCRATIC TICKET.

For Governor, ROBERT L. PATTISON. For Lieutenant Governor, CHAS. K. BLACK. For United States Senator, WILLIAM BARCLAY.

SCANTON, Pa., July 2.—Notwithstanding the great crowds of Democrats that have been filling the streets and the hotels for a day or two the convention hall was very low in filling up. This, perhaps, was due to a driving rain that broke over the city early this morning.

When State Chairman Kinser came into the hall there were not a dozen people in the galleries and less than half of the delegates were in their seats.

After 10 o'clock the delegates began to come with a rush, and both galleries rapidly filled up. The sentiment was, as it had been all along, strongly in favor of Pattison.

The Wallace men would not concede that the sentiment of the field was stronger than Pattison. The Wallace men's hold over in naming William F. Harrity, the leader of their forces, for permanent chairman, was regarded as a never to be broken record.

Meadville, against Harrity. Church is a strong friend of Wallace but is a Pattison delegate.

THE FIRST EXCITEMENT.

It was half past two when Chairman Kinser called the convention to order and instructed Secretary Reed to read the call.

After the reading of the call, the Secretary called the roll of delegates. The roll call along smoothly enough until Blair county was reached.

There was a contest in that county and the Blair men were placed on the roll. When they were read, Mr. Kinser, one of the contestants, demanded to be heard.

He said the men whose names had been read were not the delegates from Blair county.

Chairman Kinser appointed a committee of three to investigate the matter. The committee was composed of Messrs. Kinser, Harrity and Black.

After this outbreak the roll call ran along smoothly to the end, there being only one case of appeal.

There were a number of substitutions, and at the close Chairman Kinser announced that the election of a temporary chairman was over.

Mr. Kulline, of Luzerne, nominated Excley B. Cox for temporary chairman and he was elected by acclamation.

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FOR HONEST ELECTIONS.

The Federal Election Bill Passes the Lower House.

M'KINLEY'S ELOQUENT PLEA

Greeted With Great Applause—An Exciting Time in Congress—The Supreme Duty of the Hour Performed—Other News.

WASHINGTON, July 2.—Nearly all the members on both sides of the House were in their seats this morning, and the deepest interest was manifested in the final disposition of the Federal election bill.

Mr. Lodge and other Republican leaders expressed confidence that the bill would pass by a small majority. The Democrats were still hopeful of a sufficient break in the Republican lines to defeat the measure.

Immediately after assembling the House resumed a consideration of the bill, the pending question being on the amendment offered by Mr. Tacker, of Virginia, requiring the Judge of the Circuit Court (associated with the District Judge) to sign upon applications for supervisors of election.

Mr. Frank, of Missouri, said that he was in favor of the bill so far as its purpose was to extend the operation of the supervisory system; he was opposed to it so far as it proposed to obtain Federal control of elections. But he was opposed to the amendment because it would weaken the law already on the statute books.

Mr. Duffell, of Maine, said that the naked question presented was whether these people who were by the constitutionally established right to elect their representatives should be protected in the exercise of that right.

After further discussion the Tucker amendment was rejected.

During the progress of the discussion this afternoon the galleries rapidly filled up, and when Mr. McKinley spoke they were crowded to their utmost capacity.

Mr. McKinley, who has heretofore been silent, made an effort to express his thoughts into the smallest possible number of words. He spoke with marked effect on both sides of the chamber, and he drew out after the roll of Republican applause.

Mr. Springer moved to lay the bill on the table, and by a yeas and nays vote the motion was defeated—yeas 140; nays 155.

REPUBLICAN'S AMENDMENT.

Mr. Humphill offered an amendment to section 32 of the bill to insert the words "except section 1939 of the revised statutes of the United States." He explained that that section of the bill empowered the supervisors to use the army and navy at the polls, and the purpose of the amendment was to eliminate that provision.

Mr. Lodge denied that the bill had any such effect as stated.

Mr. Howell said that the adoption of the proposed amendment would leave the country without an arm to enforce its judgment.

Mr. McKinley, of Ohio, said that the amendment would take from the President the power to enforce judicial processes. The bill would be destroyed if the Government were deprived of the right to use Federal power to enforce judicial processes under the proposed amendment. This was a bill to protect honest representation on the floor of the American Congress of honest votes. That was all there was to it. No honest man could object to it.

It is said that the bill would be expensive—that it would cost millions of dollars. That assumed that the 339 districts of the country would involve the operation of the law, and there would be a man who did not know that 100 districts would not involve its operation. Let him remind gentlemen that they were not to consider the cost of the operation of the law in the election in which they diminished fraudulent voting, false counting, ballot box stuffing and other evils of the kind.

It would cost nothing to enforce the law. It would cost nothing to enforce the law. It would cost nothing to enforce the law.

Mr. McKim, of Tennessee, said that the leader of the House had seen fit to keep silent until the question arose as to whether the bill would drop short of the polls. The old Ship of State was to be scuttled on the anniversary of her first sailing. The time had come when the Republic was to be scuttled.

Mr. Perkins, of Kansas, made an eloquent plea for the bill. He said that the bill was a bill for the people. It was a bill for the people. It was a bill for the people.

Mr. La Follette, of Wisconsin, said that in every part of the Government, every man should play his part and have it heard.

After Mr. Springer's motion to lay the bill on the table, was lost, he moved to report on the bill, which was also lost. He appealed and protested, but his voice was drowned in the roar of the Republican side when the Clerk began the reading, which consumed two hours.

During the progress of the call, as Mr. Perkins, of Kansas, said, his voice was drowned in the roar of the Republican side when the Clerk began the reading, which consumed two hours.

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STORM IN WOOD COUNTY.

Much Damage Done in the Vicinity of Parkersburg.

WHOLE FIELDS OF WHEAT

Swept Bare—The Dam at Marietta Carried Away—Considerable Lumber Lost—Very Heavy Rain—Fall-Other State News.

LOUISVILLE POSTOFFICE.

Special Dispatch to the Intelligencer.

WASHINGTON, D. C., July 2.—It looks to-night as though Mrs. Thompson's plucky fight for the Louisville, Ky., postoffice has been in vain. A well-authenticated report is in circulation to the effect that John Barrett, one of the three male applicants for the office, will be appointed to-morrow.

The storm began raging about 10 o'clock last night and continued for more than three hours with unabated fury. It was a most unusual storm, with lightning during all that time, and the crashes of thunder were deafening and terrible.

At the mouth of the Hill Farm mine the smoke was pouring out over a fall of water. The wall in built of brick, and will keep the flames back. These two inspectors remained in charge until Inspector Keighley came up and took charge. The wall in built of brick, and will keep the flames back. These two inspectors remained in charge until Inspector Keighley came up and took charge.

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